UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

FILED

AUG - 6 2008

NANCY	MAYER	WHITT	INGTON,	CLERK
	U.S. DI	STRICT	COURT	022111

	U.S. DISTRICT COUR
DAVID M. COIA,	,)
)
Plaintiff,)
	00 4056
v.	Civil Action No. 68 1357
)
SOCIAL SECURITY ADMIN.,)
)
Defendant.)
)

MEMORANDUM OPINION

Plaintiff has filed a *pro se* complaint and an application to proceed *in forma pauperis*. His application will be granted, but his complaint dismissed without prejudice for failure to comply with Rule 8 of the Federal Rules of Civil Procedure.

Complaints filed by <u>pro se</u> litigants are held to less stringent standards than are formal pleadings drafted by lawyers. <u>See Haines v. Kerner</u>, 404 U.S. 519, 520 (1972). Nonetheless, <u>pro se</u> plaintiffs must comply with the Federal Rules of Civil Procedure. <u>Jarrell v. Tisch</u>, 656 F.

Supp. 237, 239 (D.D.C. 1987). Rule 8 of the Federal Rules of Civil Procedure states the minimum requirements for complaints. Rule 8(a) requires that a complaint contain a short and plain statement of the grounds upon which federal jurisdiction rests, a short and plain statement showing that the plaintiff is entitled to relief, and a demand for judgment for the relief sought.

Fed. R. Civ. P. 8(a). The minimum requirements Rule 8 imposes are designed to provide defendants with sufficient notice of the claim or claims being asserted in order to allow defendants to prepare a responsive answer and an adequate defense, and to determine whether the doctrine of <u>res judicata</u> applies. <u>Brown v. Califano</u>, 75 F.R.D. 497, 498 (D.D.C. 1977). Further,



compliance with Rule 8(a)'s requirements should provide a court with sufficient information to determine whether it has jurisdiction over the claims.

Here, the handwritten complaint states in its entirety as follows: "Social Security incompetent business practices. I with any form of intelligence on their part should be given add'l SS finances for illegal incarceration. Due to incompetent org. Be Broke in 30 years. Tricked into signing form saying overpaid with charges against (bogus) would never had been let go. [Indecipherable] inadequate workers federal. 100000000 for reimbursement in poverty on streets." This complaint does not meet the minimum requirements of Rule 8. Accordingly, the complaint will be dismissed without prejudice to refile. A related Order accompanies this Memorandum Opinion.

Date: Vuly 30, 2000

United States District Judge